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Senate File 2342

H-8257

Amend the amendment, H-8228, to Senate File 2342, 2 as amended, passed, and reprinted by the Senate, as 3 follows:

- Page 1, by striking lines 3 through 9.
 By renumbering as necessary.

HUNTER of Polk



Senate File 2342

H-8258

Amend the amendment, H-8228, to Senate File 2342, 2 as amended, passed, and reprinted by the Senate, as 3 follows:

1. Page 1, line 24, by striking <2004> and 5 inserting <1983>

HUNTER of Polk

LUNDBY of Linn

H8228.3915 (2) 85

-1- ec/tm

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Senate File 2342

H-8259

1 Amend Senate File 2342, as amended, passed, and

2 reprinted by the Senate, as follows:
3 1. Page 6, by striking lines 9 through 15.

HUNTER of Polk



Senate File 2342

H-8260

HUNTER of Polk

SF2342.3983 (1) 85

-1- ec/tm

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Senate File 2342

H-8261

1 Amend Senate File 2342, as amended, passed, and 2 reprinted by the Senate, as follows:

ELECTRONIC VOTER REGISTRATION

6 Sec. ___. Section 39A.2, subsection 1, paragraph 7 a, subparagraph (2), Code 2014, is amended to read as 8 follows:

9 (2) Falsely swears to an oath required pursuant to 10 section 48A.7A or section 48A.8A.

11 Sec. NEW SECTION. 48A.8A Electronic 12 registration.

- 13 l. An eligible elector may apply to register to
 14 vote by electronic means by completing and submitting
 15 an electronic voter registration form provided through
 16 the state commissioner of elections' internet site.
 17 A commissioner of registration's internet site may
 18 provide an electronic link to the electronic voter
 19 registration form provided under this subsection.
- 20 2. An electronic voter registration form completed 21 pursuant to this section shall require that a 22 registrant:
- 23 a. Provide the information as required pursuant to 24 section 48A.11.
- 25 b. Have an Iowa driver's license, Iowa 26 nonoperator's identification card, a social security 27 number, or an identification number provided pursuant 28 to section 48A.11, subsection 8.
- 29 c. Attest to a statement that lists each
 30 eligibility requirement, that the registrant meets
 31 all of the requirements, and requires the electronic
 32 signature of the registrant, consistent with electronic
 33 signatures as defined in section 554D.103.
- d. Sign the electronic voter registration form in a 35 manner consistent with electronic signatures as defined 36 in section 554D.103.
- 37 e. Affirmatively authorize the state commissioner 38 of elections to use the registrant's signature obtained 39 from the department of transportation or from a 40 commissioner of registration for voter registration 41 purposes.
- 42 f. In order for a registrant to register under
 43 this section, the state commissioner of elections
 44 shall verify that the Iowa driver's license number,
 45 Iowa nonoperator's identification card number, last
 46 four numerals of the registrant's social security
 47 number, or the unique identifying number, and date of
 48 birth provided by the registrant match the information
 49 contained in department of transportation records or in
 50 commissioner of registration records.

SF2342.3918 (2) 85

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3. a. The department of transportation shall, upon
 2 request, provide to the state commissioner of elections
3 a copy of the registrant's signature in electronic 4 format, if the registrant's signature is on record with
 5 the department of transportation.
      b. A commissioner of registration shall, upon
7 request, provide to the state commissioner of elections
8 a copy of the registrant's signature in electronic
9 format, if the registrant's signature is accepted
10 and on record with the commissioner of registration
11 pursuant to section 48A.13.
      4. a. The state commissioner of elections
13 shall transmit to the appropriate commissioner
14 of registration a registrant's completed voter
15 registration form and electronic signature not later
16 than five business days after the date of electronic
17 submission of the form by the registrant.
      b. The state commissioner of elections shall
19 notify the registrant by mail within five business
20 days if a copy of the registrant's signature cannot
21 be obtained by the state commissioner of elections
22 in electronic format pursuant to subsection 3. The
23 state commissioner of elections shall include a voter
24 registration form with the notice.
      5. A voter registration form completed under this
26 section shall be accompanied by the following statement
27 featured prominently on the internet site in boldface
28 capital letters:
29 WARNING: I UNDERSTAND THAT ANY FALSE STATEMENT IN 30 THIS OATH IS A CLASS "D" FELONY PUNISHABLE BY NO MORE
31 THAN FIVE YEARS IN CONFINEMENT AND A FINE OF AT LEAST
32 SEVEN HUNDRED FIFTY DOLLARS BUT NOT MORE THAN SEVEN
33 THOUSAND FIVE HUNDRED DOLLARS.
      6. An eligible elector who registers pursuant
35 to this section and who has not previously voted
36 in an election for federal office in the county of
37 registration shall be treated as a registrant by mail
38 and is subject to the provisions of section 48A.8,
39 subsections 2 through 4.
40 Sec. _ . Section 48A.27, subsection 2, paragraph 41 a, Code \overline{2014}, is amended by adding the following new
42 subparagraph:
      NEW SUBPARAGRAPH. (6) A voter registration form
44 submitted as provided in section 48A.8A.
                 EFFECTIVE DATE. This division of this
46 Act takes effect January 1, 2015.>
      2. Title page, line 4, after <matters,> by
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48 inserting <including penalties,>

3. By renumbering as necessary.



HUNTER	of	Polk		



Senate File 2342

H-8262

Amend Senate File 2342, as amended, passed, and 2 reprinted by the Senate, as follows: 1. Page 17, after line 31 by inserting: <DIVISION LOW-INCOME HOME ENERGY ASSISTANCE APPROPRIATION Sec. . LOW-INCOME HOME ENERGY ASSISTANCE PROGRAM 7 — SUPPLEMENTAL APPROPRIATION. There is appropriated 8 from the general fund of the state to the division of 9 community action agencies of the department of human 10 rights for the fiscal year beginning July 1, 2013, and 11 ending June 30, 2014, the following amount, or so much 12 thereof as is necessary, to be used for the purpose 13 designated: To supplement the appropriation made for the 15 low-income home energy assistance program in 2013 Iowa 16 Acts, chapter 136, section 10: 17 \$ 2,000,000
18 Sec. ___. EFFECTIVE UPON ENACTMENT. This division 19 of this Act, being deemed of immediate importance, 20 takes effect upon enactment.> By renumbering as necessary.

RIDING of Polk

SF2342.3787 (5) 85

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Senate File 2342

H-8263

1 Amend Senate File 2342, as amended, passed, and 2 reprinted by the Senate, as follows:

- 1. Page 17, after line 33 by inserting:
 4 <Sec. NEW SECTION. 22.13A Personnel
 5 settlement agreements executive branch employers.
 - 1. For purposes of this section:
- 7 a. "Executive branch employer" means the executive
 8 branch of state government, which includes any unit
 9 of state government, including but not limited to an
 10 authority, board, commission, committee, council,
 11 department, or independent agency as defined in section
 12 7E.4, each principal central department enumerated
 13 in section 7E.5; the office of the governor; and the
 14 office of an elective constitutional or statutory
 15 officer
- 15 officer.
 16 b. "Personnel settlement agreement" means a binding
 17 legal agreement between an employee and the employee's
 18 executive branch employer to resolve a personnel
 19 dispute including but not limited to a grievance.
 20 "Personnel settlement agreement" does not include an
 21 initial decision by an employee's immediate supervisor
 22 concerning a personnel dispute or grievance.
- 2. a. For personnel settlement agreements with an employee of an executive branch employer, excluding an employee of an elective constitutional or statutory officer or an employee of the state board of regents or institution under the control of the state board of regents, the personnel settlement agreement shall, to the extent consistent with any provision of an applicable collective bargaining agreement, be reviewed and approved as to form by the attorney general or by the attorney general's designee, and approved by the director of the department of management, the director of the department of management, the director of the department of administrative services, and the head of the agency involved with the matter at issue.
- b. For personnel settlement agreements with an employee of the state board of regents or institution under the control of the state board of regents, the personnel settlement agreement shall, to the extent consistent with any provision of an applicable collective bargaining agreement, be reviewed and approved as to form by the attorney general or by the attorney general or by the attorney director of the state board of regents and the head of the institution involved with the matter at issue.
- 47 c. For personnel settlement agreements with an 48 employee of an elective constitutional or statutory 49 officer, the personnel settlement agreement shall, 50 to the extent consistent with any provision of an

SF2342.3800 (2) 85

-1- ec/rj



1 applicable collective bargaining agreement, be reviewed 2 and approved as to form by the attorney general or by 3 the attorney general's designee, and approved by the 4 applicable elected constitutional or statutory officer.

- 5 d. For personnel settlement agreements with an 6 employee of an executive branch employer subject to 7 review and approval pursuant to the requirements of a 8 collective bargaining agreement that are inconsistent 9 with the requirements of this subsection, a report on 10 the personnel settlement agreement shall be provided to 11 those persons who would otherwise review or approve the 12 personnel settlement agreement for that employee.
- 3. Personnel settlement agreements shall not 14 contain any confidentiality or nondisclosure provision 15 that attempts to prevent the disclosure of the 16 personnel settlement agreement.
- 17 4. All personnel settlement agreements shall be 18 made easily accessible to the public on an internet 19 site maintained as follows:
- 20 a. For personnel settlement agreements with an 21 employee of an executive branch employer, excluding an 22 employee of an elective constitutional or statutory 23 officer or an employee of the state board of regents 24 or institution under the control of the state board of 25 regents, by the department of administrative services.
- 26 b. For personnel settlement agreements with an 27 employee of the state board of regents or institution 28 under the control of the state board of regents, by the 29 state board of regents.
- 30 c. For personnel settlement agreements with an 31 employee of an elective constitutional or statutory 32 officer, by the applicable elected constitutional or 33 statutory officer.>
- 34 2. Page 18, by striking lines 28 and 29 and 35 inserting:
- 36 <Sec. . APPLICABILITY. The following provision 37 of this division of this Act applies retroactively to 38 July 1, 2013:
- 39 l. The provision of this division of this Act 40 making an appropriation to the auditor of state.>
- 41 3. By renumbering as necessary.

HUNTER of Polk



Senate File 2342

BEARINGER of Fayette

SF2342.4008 (2) 85

-1- ec/tm



Senate File 2349

H-8265

ALONS of Sioux

COHOON of Des Moines

2. By renumbering as necessary.

HUSEMAN of Cherokee



Senate File 2349

H-8266

1 Amend the amendment, H-8250, to Senate File 2349, 2 as amended, passed, and reprinted by the Senate, as 3 follows:

4 l. By striking page 11, line 49, through page 13, 5 line 6.

6 2. By renumbering as necessary.

MEYER of Polk

H8250.3992 (1) 85

-1- rh/tm

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Senate File 2349

H-8267

GASKILL of Wapello

H8250.4011 (1) 85

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Senate File 2349

H-8268

1 Amend the amendment, H-8250, to Senate File 2349, 2 as amended, passed, and reprinted by the Senate, as 3 follows:

- 1. Page 2, line 10, by striking <parks,> and inserting <parks and that support the celebration of the twenty-fifth anniversary of the resource enhancement and protection program with local events involving, if possible, co-sponsors from each county in the state,>
- 10 2. Page 2, line 13, by striking <2,000,000> and 11 inserting <2,650,000>
- 12 3. Page 2, after line 13 by inserting: <Of the 13 amount appropriated in this lettered paragraph, 14 \$650,000 shall be used for costs associated with
- 15 sponsoring or co-sponsoring public events with partner
- 16 organizations that commemorate the twenty-fifth
- 17 anniversary of the resource enhancement and protection
- 18 program, pursuant to 2014 Iowa Acts, House Resolution
- 19 119, if passed.>
- 4. By renumbering as necessary.

ISENHART of Dubuque



House File 2450

S-5146

Amend the amendment, S-5145, to House File 2450, 2 as amended, passed, and reprinted by the House, as 3 follows:

1. Page 7, line 41, by striking <11,500,661> and

4 l. Page 7, line 41, by striking <11,500,661> and 5 inserting <11,298,661>

6 2. Page 7, line 44, by striking <two drug courts>

THOMAS G. COURTNEY

S5145.4015 (1) 85 -1- jm/jp



House File 2450

S-5147

Amend the amendment, S-5145, to House File 2450, 2 as amended, passed, and reprinted by the House, as 3 follows:

1. Page 16, after line 9 by inserting:
5 <Sec. __. NEW SECTION. 13.32 Victim assistance 6 program — payments.

1. a. Prior to issuance of a warrant or its 8 equivalent for a claim for compensation payable from 9 the state treasury to a contractor awarded a contract 10 to provide victim services for a victim assistance 11 program administered under section 13.31, subsection 12 1, 3, 4, or 6, the department of justice shall file an 13 itemized voucher with the department of administrative 14 services showing in detail the items of service, 15 expense, the item furnished, or contract for which 16 payment is sought. The claimant's original invoice 17 shall be attached to the department of justice's 18 approved voucher. The director of administrative 19 services shall adopt rules specifying the form and 20 contents for invoices submitted by a contractor 21 to the department of justice to administer this 22 section. The director of administrative services 23 may exempt the department of justice from the invoice 24 requirements or a part of the requirements upon a 25 finding that compliance would result in poor accounting 26 or management practices.

- 27 b. The department of administrative services shall 28 deny a claim for compensation if the voucher or invoice 29 do not comply with the provisions of this section.
- 2. Unless the director of administrative services
 31 exempts the department of justice from the invoice
 32 requirements under subsection 1, the invoice submitted
 33 for approval and payment by a contractor awarded a
 34 contract to provide victim services shall include the
 35 following:
- 36 a. A completed claim on an invoice form approved by 37 the department of justice.
- 38 b. (1) An itemization detailing all work performed 39 under the contract shall contain all of the following, 40 as applicable:
- 41 (a) A separate statement for the date and amount of 42 time spent on each activity. Time shall be reported in 43 tenths or hundredths of an hour on the invoice but must 44 be recorded in tenths of an hour on the voucher. Time 45 listed in hundredths of an hour on the invoice shall be 46 reduced to the nearest tenth of an hour on the voucher.
- 47 (b) A separate statement for the mileage including 48 the date traveled, the location traveled to and from, 49 and the miles and route traveled.
 - (c) The individual receipts for each reimbursement

S5145.3995 (2) 85 -1- jm/jp 1/2



1 claimed.
2 (2) The itemization shall be submitted in
3 chronological order.
4 (3) The itemization shall be typed in at least ten
5 point type on eight and one half by eleven inch paper.
6 3. The department of justice shall deny a claim if
7 the invoice submitted for compensation does not comply
8 with this section.
9 4. A claim for services by an agency for victim
10 services performed prior to the effective date of
11 the contract with the department of justice shall be
12 denied.>

JULIAN B. GARRETT



House File 2450

S-5148

Amend the amendment, S-5145, to House File 2450, 2 as amended, passed, and reprinted by the House, as 3 follows:

4 l. Page 5, line 12, by striking $\langle 5,270,010 \rangle$ and 5 inserting $\langle 5,068,010 \rangle$

6 2. Page 8, line 8, by striking <20,102,616> and 7 inserting <20,304,616>

THOMAS G. COURTNEY

S5145.4018 (1) 85 -1- jm/jp



Senate File 2351

S-5149

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27

Amend Senate File 2351 as follows:

2 l. By striking everything after the enacting clause 3 and inserting:

4 <Section 1. <u>NEW SECTION</u>. **256C.7 Preschool** 5 scholarship program.

- 1. a. For the purposes of this section, unless
 the context otherwise requires, "scholarship preschool
 provider" means a public or private provider of
 preschool services in this state that is not providing
 the preschool services under an approved local program
 and has the capacity to provide all of the following to
 children receiving a preschool scholarship:
- 13 (1) Instruction from a teacher who is appropriately 14 licensed under chapter 272 and meets requirements under 15 chapter 284. The teacher shall possess a bachelor's 16 or graduate degree from an accredited college or 17 university with a major in early childhood education 18 or other appropriate major identified in rule by the 19 department.
- 20 (2) A set of services operating in compliance 21 with rules adopted by the state board for scholarship 22 preschool providers relating to all of the following 23 requirements:
- 24 (a) Maximum and minimum teacher-to-child ratios and 25 class sizes.
 - (b) Applicable state and federal program standards.
 - (c) Student learning standards.
- 28 (d) A minimum of ten hours per week of instruction 29 delivered on the skills and knowledge included in the 30 student learning standards developed for scholarship 31 preschool providers.
- 32 (e) Parental involvement in the scholarship 33 preschool program.
- 34 (f) Compliance with data collection and performance 35 measurement processes and reporting as defined by the 36 department by rule.
- 37 b. Children eligible to enroll in an approved
 38 local program implemented by a school district in
 39 accordance with this chapter but who choose to utilize
 40 a scholarship preschool provider for preschool shall
 41 be eligible to receive a preschool scholarship in
 42 the manner provided in this section for school years
 43 beginning on or after July 1, 2014.
- 2. By July 31 of the school year for which a preschool scholarship is requested, the parent or guardian of the pupil requesting to receive the preschool scholarship shall submit an application to the department of management, on application forms developed by the department, indicating that the parent or guardian intends to enroll the child in preschool

SF2351.3998 (4) 85

-1- jp/sc



1 services offered by a scholarship preschool provider.

- 2 3. a. The department of management shall assign 3 each pupil a preschool scholarship in an amount not to 4 exceed the lesser of the following:
- 5 (1) The regular amount charged for full-time 6 enrollment in the preschool services offered by 7 the scholarship preschool provider to children not 8 participating in the preschool scholarship program.
- 9 (2) Twenty-five percent of the regular program 10 state cost per pupil during the school year in which 11 the child participates in the preschool scholarship 12 program.
- 13 b. The department of management shall on October 14 1 following the determination of the amount of the 15 preschool scholarship for each approved child remit 16 that amount to the scholarship preschool provider for 17 the approved child.
- 4. A preschool scholarship fund is created in the state treasury under the control of the department of management consisting of moneys appropriated to the department for the purpose of providing preschool scholarships under this section. For the fiscal year commencing July 1, 2014, and each succeeding fiscal year, there is appropriated from the general fund of the state to the department of management to be credited to the fund the amount necessary to pay all preschool scholarships approved for that fiscal year. The director of the department of management has all powers necessary to carry out and effectuate the purposes, objectives, and provisions of this section pertaining to the fund, including the power to do all of the following:
- 33 a. Make and enter into contracts necessary for the 34 administration of the fund.
- 35 b. Procure insurance against any loss in connection 36 with the assets of the fund or require a surety bond.
- 37 c. Contract with a private financial management 38 firm to manage the fund, in collaboration with the 39 treasurer of state.
- 40 d. Conduct audits or other review necessary to 41 properly administer the program.
- 42 e. Adopt rules pursuant to chapter 17A for the 43 administration of the fund and accounts within the 44 fund.>
- 2. Title page, by striking lines 2 through 4 and 46 inserting <four-year-old children by establishing 47 a preschool scholarship program to defray the 48 costs for children to receive preschool services 49 through a scholarship preschool provider and making 50 appropriations.>

SF2351.3998 (4) 85

-2- jp/sc



MARK CHELGREN	-
JACK WHITVER	
JERRY BEHN	-
BILL DIX	-
KEN ROZENBOOM	-
AMY SINCLAIR	-
MICHAEL BREITBACH	-
DAN ZUMBACH	-
TIM L. KAPUCIAN	-
JULIAN B.GARRETT	-
MARK SEGEBART	-
DAVID JOHNSON	-
DENNIS GUTH	-
SI	72351.399

SF2351.3998 (4) 85 jp/sc

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-3-



BRAD ZAUN
SANDRA H. GREINER
NANCY J. BOETTGER
JAKE CHAPMAN
CHARLES SCHNEIDER
JONI ERNST
BILL ANDERSON
RICK BERTRAND
DOBY CMITTH

-4-



Senate File 2351

2. By renumbering as necessary.

RANDY FEENSTRA

SF2351.4022 (1) 85 jp/sc

-1-



House File 2450

S-5151

Amend the amendment, S-5145, to House File 2450, 2 as amended, passed, and reprinted by the House, as 3 follows:

- Page 10, by striking lines 2 through 11.
 Page 16, by striking lines 12 through 20 and 6 inserting:
- <80B.5 Administration director deputy
- 1. The administration of this chapter shall be 10 vested in the office of the governor. A Except for the 11 director and deputy director of the academy and such, 12 the staff as may be necessary for it to function sha $\overline{1}$ 1 13 be employed pursuant to the Iowa merit system.
- 2. The director of the academy shall be appointed 15 by the governor, subject to confirmation by the senate,
- 16 to serve at the pleasure of the governor, and the
- 17 director may employ a deputy director.> Page 16, after line 45 by inserting:
- <Sec. ___. EFFECTIVE UPON ENACTMENT. The following 19
- 20 provision of this division of this Act, being deemed of 21 immediate importance, takes effect upon enactment:
- 1. The section amending section 80B.5.>

THOMAS G. COURTNEY

-1-



Senate Resolution 113 - Introduced

SENATE RESOLUTION NO. 113

BY QUIRMBACH

- 1 A Resolution honoring the Iowa State University men's
- 2 basketball team.
- 3 WHEREAS, the Ides of March took on new meaning when
- 4 the Iowa State University men's basketball team, the
- 5 Cyclones, won their second Big 12 Conference Tournament
- 6 Championship on March 15, 2014; and
- 7 WHEREAS, the 16th-ranked Cyclones won this year's
- 8 championship with wins over Kansas State University and
- 9 the University of Kansas and finally with a 74-65 win
- 10 over Baylor University; and
- 11 WHEREAS, in the championship game the Cyclones
- 12 demonstrated determination and tenacity, winning a
- 13 come-from-behind victory in the last seven minutes of
- 14 the game; and
- 15 WHEREAS, teammates DeAndre Kane, Georges Niang,
- 16 Naz Long, Dustin Hogue, and Big 12 player of the year
- 17 Melvin Ejim all scored in double digits to clinch the
- 18 win; and
- 19 WHEREAS, fourth-year Head Coach Fred Hoiberg
- 20 dedicated the win to Johnny Orr, the dynamic former
- 21 coach who passed away in 2013; and
- 22 WHEREAS, the Cyclones ended the season in high
- 23 style, with a third-straight NCAA tournament appearance
- 24 capped by a Sweet 16 appearance, just the fourth in
- 25 Iowa State history and the first since 2000, and losing
- 26 by only 5 points to eventual champion University of
- 27 Connecticut; NOW THEREFORE,
- 28 BE IT RESOLVED BY THE SENATE, That the Senate



S.R. 113

- 1 congratulates Head Coach Fred Hoiberg, the other
- 2 members of the Cyclones coaching staff, and the members
- 3 of the 2013-2014 Iowa State University men's basketball
- 4 team for a brilliant season that culminated in the Big
- 5 12 Conference Tournament Championship and a historic
- 6 appearance in the NCAA tournament as a member of the
- 7 Sweet 16.